

FEDERAL SECURITY AGENCY**FOOD AND DRUG ADMINISTRATION****NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG,
AND COSMETIC ACT**

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

14301-14500

FOODS

The cases reported herewith were instituted in the United States district courts by the United States attorneys acting upon reports submitted by direction of the Federal Security Administrator.

OSCAR R. EWING, *Administrator, Federal Security Agency.*

WASHINGTON, D. C., June 16, 1949.

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BEVERAGES AND BEVERAGE MATERIALS

14301. Adulteration of wine. U. S. v. 65 Cases, etc. (and 1 other seizure action).
(F. D. C. No. 22733. Sample Nos. 91033-H, 91203-H.)

LIBELS FILED: March 28, 1947, Southern District of New York.

ALLEGED SHIPMENT: On or about February 24, 1947, by the Monte Carlo Wine Co., from New Brunswick, N. J.

PRODUCT: 65 cases, each containing 24 1-pint bottles, and 63 cases, each containing 12 fifth-gallon bottles, of blackberry wine, and 315 gallons of American port wine, in a storage tank at New York, N. Y. The wine had been received in bulk, and a portion had been bottled by the consignee.

NATURE OF CHARGE: Adulteration, Section 402 (a) (2), the article contained an added poisonous and deleterious substance, monochloroacetic acid, which is unsafe within the meaning of the law since it is a substance not required in the production of the article and could have been avoided by good manufacturing practice. (Analysis showed that the product contained monochloroacetic acid in amounts ranging from 245 to 250 parts per million.)

DISPOSITION: October 22, 1947. Default decrees of condemnation and destruction.

14302. Adulteration of pineapple juice. U. S. v. 78 Cases * * *. F. D. C. No. 25439. Sample No. 37846-K.)

LIBEL FILED: September 3, 1948, Western District of Washington.

ALLEGED SHIPMENT: On or about April 12, 1948, by the Lone Star Food Freezer, from San Carlos, Tex.

PRODUCT: 78 cases, each containing 24 1-pint, 2-ounce cans, of pineapple juice at Seattle, Wash.

LABEL, IN PART: "Miller's Lone Star Brand Sweetened Pineapple Juice * * * Miller Bros. Foods Co., Edinburg, Texas."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of decomposed pineapple material.

DISPOSITION: March 14, 1949. Default decree of condemnation and destruction.

14303. Adulteration of blended pineapple and grapefruit juice. U. S. v. 398 Cases * * *. (F. D. C. 26109. Sample No. 10112-K.)

LIBEL FILED: December 2, 1948, Eastern District of New York.

ALLEGED SHIPMENT: On or about August 14 and 21, 1948, by Bruce's Juices, Inc., from Tampa, Fla.

PRODUCT: 398 cases, each containing 12 1-quart, 14-ounce cans, of blended pineapple and grapefruit juice at Brooklyn, New York.

LABEL, IN PART: "Bruce's Juices Blended Pineapple and Grapefruit Juice."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of decomposed fruit material.

DISPOSITION: March 23, 1949. The sole intervener having failed to file an answer to the libel, default was noted and judgment of condemnation and destruction was entered.

14304. Adulteration of tomato juice. U. S. v. 280 Cases * * *. (F. D. C. No. 26944. Sample No. 13104-K.)

LIBEL FILED: March 22, 1949, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about January 29, 1949, by American Stores Co., Inc., from Hurlock, Md.

PRODUCT: 280 cases, each containing 12 1-quart, 14-fluid-ounce cans, of tomato juice at Philadelphia, Pa.

LABEL, IN PART: (Can) "Tomato Juice Rob-ford Brand."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of decomposed tomato material.

DISPOSITION: April 19, 1949. Default decree of condemnation and destruction.